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U.S. DISTRICT COURT
N.D. OF ALABAMA

1	SB158
2	155883-1
3	By Senator Waggoner (N & P)
4	RFD: Local Legislation No. 2
5	First Read: 14-JAN-14

1	155883-1:n:12/09/2013:FC/th LRS2013-4312
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9	A BILL
10	TO BE ENTITLED
11	AN ACT
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13	Relating to Jefferson County; to authorize the
14	appointment of additional at-will confidential judicial
15	assistants by the Judge of Probate, Place 1; to provide for
16	the payment of salary and benefits for the confidential
17	judicial assistants from the probate court archival and
18	operational fund established by Act 2012-547 of the 2012
19	Regular Session (Acts 2012, p. 1616); to provide for benefits
20	and maximum salary levels for each confidential judicial
21	assistant; and to provide that the provisions hereof are
22	cumulative.
23	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
24	Section 1. This act shall apply only in Jefferson
25	County.
26	Section 2. (a) The Judge of Probate, Place 1, may
27	appoint and employ six at-will confidential judicial

assistants, in addition to the confidential judicial assistants authorized by Act 2012-547 of the 2012 Regular Session (Acts 2012, p. 1616), who shall serve at the pleasure of the Judge of Probate, Place 1.

- (b) Two of the confidential judicial assistants shall be entitled to receive, at the approval of the Judge of Probate, Place 1, a salary not to exceed salary grade level 18, or its equivalent if grade levels are hereafter renumbered, as established by the Personnel Board of Jefferson County.
- (c) One confidential judicial assistant shall be entitled to receive, at the approval of the Judge of Probate, Place 1, a salary not to exceed salary grade level 23, or its equivalent if grade levels are hereafter renumbered, as established by the Personnel Board of Jefferson County.
- (d) Two of the confidential judicial assistants shall be entitled to receive, at the approval of the Judge of Probate, Place 1, a salary not to exceed grade level 24, or its equivalent if grade levels are hereafter renumbered, as established by the Personnel Board of Jefferson County.
- (e) One confidential judicial assistant shall be entitled to receive, at the approval of the Judge of Probate, Place 1, a salary not to exceed salary grade 37, or its equivalent if grade levels are hereafter renumbered, as established by the Personnel Board of Jefferson County.
- (f) The confidential judicial assistants authorized herein shall be at-will employees and shall not be subject to

any merit system applicable to the employees of Jefferson County. If a person appointed pursuant to this act at the time of appointment is an employee of Jefferson County in a position subject to a merit system, the person, upon the date of termination as a confidential judicial assistant, shall be entitled to return to the employ of Jefferson County in a position subject to the merit system classification equal to or higher in grade than the position held by the person on the date the person was employed as a confidential judicial assistant.

- (g) If a person subsequently returns to employment with the county in a merit system classification as provided herein, service credit as a confidential judicial assistant shall be considered for all purposes as service credit as a merit system employee of Jefferson County.
- (h) The confidential judicial assistants authorized pursuant to this act shall be entitled to the same employee benefits as merit system employees of Jefferson County. The office of the judge of probate shall transfer funds to the Jefferson County General Fund from the probate court archival and operational fund authorized by Act 2012-547 of the 2012 Regular Session (Acts 2012, p. 1616), to pay each confidential judicial assistant pursuant to this act.
- (i) The confidential judicial assistants authorized herein may join any pension plan available to employees of Jefferson County, if application for membership is made to the pension plan within 30 days from the date of appointment.

1	Section 3. The provisions of this act are
2	supplemental and shall not repeal any law not in direct
3	conflict with this act.
4	Section 4. This act shall become effective
5	immediately following its passage and approval by the
6	Governor, or its otherwise becoming law.